	Case 3:08-cr-00802-JAH	Document 11	Filed 04/1	4/2008	Page 1 of 3			
1								
2								
3								
4								
5								
6								
7								
8	UNITED STATES DISTRICT COURT							
9	SOUTHERN DISTRICT OF CALIFORNIA							
10	(HONORABLE JOHN A. HOUSTON)							
11	UNITED STATES OF AMERICA,)	CASE NO.	08CR08	302-JAH			
12	Plaintiff,	,	DATE: TIME:					
13	v.)	THVIL.					
14	JOSE JUAN FERNANDEZ,)	<u>ORDER</u>					
15	Defendant.)						
16		_						
17	Motion to shorten time having been made in the above-entitled matter, the Court being fully advised							
18	and good cause appearing therefore,							
19	IT IS HEREBY ORDERED that time for hearing the matter for the defendant regarding the							
20	Motions as listed in the attached pleadings in the above-entitled action be shortened to seven (7) days, and							
21	that the matter be calendared for hearing on April 21, 2008, at 8:30 a.m., or as soon thereafter as counsel							
22	may be heard.							
23	SO ORDERED.							
24	DATED:	Ī	IONORABL	E JOHN	A. HOUSTON			
25					TRICT JUDGE			
26								
27								
28								

	Case 3:08-cr-00802-JAH	Document 11	Filed 04/14/2008	Page 2 of 3				
1 2 3 4	DAVID M.C. PETERSON California State Bar Number 254498 FEDERAL DEFENDERS OF SAN I 225 Broadway, Suite 900 San Diego, California 92101-5008 Telephone: (619) 234-8467 Email: david_peterson@fd.org							
5	Attorneys for Mr. Fernandez							
6 7								
8	UNITED STATES DISTRICT COURT							
9	SOUTHERN DISTRICT OF CALIFORNIA							
10	(HONORABLE JOHN A. HOUSTON)							
11	UNITED STATES OF AMERICA,)	CASE NO. 08CR0802	-JAH				
12	Plaintiff,)	DATE: April 21 TIME: 8:30 a.m					
13	v.)	1 HVIE. 0.30 a.n.					
14	JOSE JUAN FERNANDEZ,)))) MOTION TO SHORTEN TIME					
15	Defendant.)	MOTION TO SHOR	ION TO SHORTEN THREE				
16								
17	The above-named defendant, by and through counsel, moves this Court for an order shortening							
18	time in his Motions as listed in the attached pleadings to seven (7) days, to be heard April 21, at 8:30							
19	a.m., or as soon thereafter as counsel	may be heard, f	or the following reason:					
20 21	Counsel for Mr. Fernandez did not receive discovery until April 1, 2008, and was unable to complete the motions before the date submitted due to the press of business.							
22]	Respectfully submitted,					
23	DATED: April 14 2009		/a/ DAVID M.C. DETE	DCON				
24	DATED: April 14, 2008		/s/ DAVID M.C. PETERSON DAVID M.C. PETERSON Factorial Defendance of San Disease Land					
25			Federal Defenders of Sa Attorneys for Defendant					
26								
27								
28								

Case 3:08-cr-00802-JAH Document 11 Filed 04/14/2008 Page 3 of 3 **CERTIFICATE OF SERVICE** Counsel for Defendant certifies that the foregoing is true and accurate to the best information and belief, and that a copy of the foregoing document has been caused to be delivered this day upon: Courtesy Copy to Chambers Copy to Assistant U.S. Attorney via ECF NEF Copy to Defendant Dated: April 14, 2008 /s/ DAVID M. PETERSON Federal Defenders of San Diego, Inc. 225 Broadway, Suite 900 San Diego, CA 92101-5030 (619) 234-8467 (tel) (619) 687-2666 (fax) David_Peterson@fd.org (email)